

---

SCOTTISH STATUTORY INSTRUMENTS

---

**2001 No. 305**

**Act of Sederunt (Rules of the Court of Session  
Amendment No.4) (Miscellaneous) 2001**

**Written statements in evidence**

7.—(1) For rule 36.8 there is substituted—

**“Lodging of certain written statements**

**36.8.** A party who wishes to have any written statement (including an affidavit) or report, admissible under section 2(1)(b) of the Civil Evidence (Scotland) Act 1988, received in evidence shall lodge the statement or report in process and shall intimate such lodging to the other party or parties.”.

(2) In rule 49.28(5), for the words “(conditions for receiving certain written statements in evidence)” there is substituted “(lodging of certain written statements)”.